Box No. VIII (iv) DECLARATION: INVENTORSHIP (only for the purposes of the designation of the United States of America) The declaration must conform to the following standardized wording provided for in Section 214; see Notes to Boxes Nos. VIII, VIII (i) to (v) (in general) and the specific Notes to Box No. VIII (iv). If this Box is not used, this sheet should not be included in the request.

Declaration of inventorship (Rules 4	1.17(iv) and 51 <i>bis</i> .1(a)(iv))
for the purposes of the designation of the	he United States of America:

for the purposes of the designation of the United States of America:				
hereby declare that I believe I am the original, first and sole (if only one inventor is listed below) or joint (if more than one inventor s listed below) inventor of the subject matter which is claimed and for which a patent is sought.				
This declaration is directed to the international application of which it forms a part (if filing declaration with application).				
This declaration is directed to international application No. PCT/ to Rule $26ter$ ).	(if furnishing declaration pursuant			
I hereby declare that my residence, mailing address, and citizenship a	·			
I hereby state that I have reviewed and understand the contents of the a of said application. I have identified in the request of said application, i and I have identified below, under the heading "Prior Applications," to Organization, day, month and year of filing, any application for a patent States of America, including any PCT international application designation a filing date before that of the application on which foreign pr	n compliance with PCT Rule 4.10, any claim to foreign priority, by application number, country or Member of the World Trade to rinventor's certificate filed in a country other than the United ting at least one country other than the United States of America, iority is claimed.			
Prior Applications:				
I hereby acknowledge the duty to disclose information that is k 37 C.F.R. § 1.56, including for continuation-in-part applications, mater of the prior application and the PCT international filing date of the continuation.	rial information which became available between the filing date ontinuation-in-part application.			
I hereby declare that all statements made herein of my own knowledge are believed to be true; and further that these statements were made we made are punishable by fine or imprisonment, or both, under Section false statements may jeopardize the validity of the application or any	with the knowledge that willful false statements and the like so 1001 of Title 18 of the United States Code and that such willful			
Name: STAVROS PIPERIDIS				
Residence: THESSALONIKI, GREECE (city and either US state, if applicable, or country)				
Mailing Address: .20, G. KATECHAKI,STR				
Citizenship: GREEK	.,,,			
Citizenship: GREEK  Inventor's Signature:	Date: 6 July 2004  (of signature which is not contained in the request, or of the declaration that is corrected or added under Rule 26ter after the filing of the international application)			
Name:				
Residence: (city and either US state, if applicable, or country)				
Mailing Address:				
Citizenship:				
Inventor's Signature:  (if not contained in the request, or if declaration is corrected or added under Rule 26ter after the filing of the international application. The signature must be that of the inventor, not that of the agent)	Date:			
This declaration is continued on the following sheet, "Continuation	ion of Box No. VIII (iv)".			



PTO/SB/01A (09-04)
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## DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)

Title of Invention	Fluorescent	amp Reflectors
As the belo	w named inventor	(s), I/we declare that:
	ation is directed to	•
(1110 0000		The attached application, or
		Application No, filed on
		as amended on(if applicable);
		as amended on as amended on as a mended and for which a patent is
I/we believ sought;	e that I/we am/ar	the original and first inventor(s) of the subject matter which is daimed and for which a patent is
I/we have	nt specifically refe	erstand the contents of the above-identified application, including the claims, as amended by any red to above:
I/we acknow material to became a continuation	owledge the duty o patentability as available between on-in-part applicat	o disclose to the United States Patent and Trademark Office all information known to me/us to be defined in 37 CFR 1.56, including for continuation-in-part applications, material information which the filing date of the prior application and the national or PCT International filing date of the on.  of my/own knowledge are true, all statements made herein on information and belief are believed
to be true	, and further that t e by fine or impris uing thereon.	of my/own knowledge are true, all statements made herein of the interest and the like are nese statements were made with the knowledge that willful false statements and the like are nese statements were made with the knowledge that willful false statements and the like are nese statements of the application or any onment, or both, under 18 U.S.C. 1001, and may jeopardize the validity of the application or any
FULL NA	ME OF INVENTO	₹(\$)
Inventor o	one: Stavros Piperi	os Randus Citizen of: Greece
<u> </u>		
		Citizen of:
Signature	e:	Crizen or:
		Citizen of:
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}	four.	CHIZAR OF
Signatur	e:	Clizen on
<del> </del>	delitional inventors of	additional form(s) attached hereto.  a legal representative are being named on
This collec	tion of information is re	a legal representative are being named on quired by 35 U.S.C. 115 and 37 CFR 1,63. The information is required to obtain or retain a benefit by the public which is to figured by 35 U.S.C. 115 and 37 CFR 1,63. The information is required to obtain or retain a benefit by the public which is to figure an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1,11 and 1,14. This collection is estimated to take an application, Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1,11 and 1,14. This collection is estimated to take an application, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual terms of the year require to complete this form and/or suggestions for reducing this burden, should be sent to the Chler Information in the year required to complete this form and/or suggestions for reducing this burden, should be sent to the Chler Information in the USPTO. The will be suggested to the Chler Information in the USPTO. The will be sent to the Chler Information in the USPTO. The will be suggested to the Chler Information in the USPTO. The will be suggested to the Chler Information in the USPTO. The will be suggested to the Chler Information in the USPTO. The will be sent to the Chler Information in the USPTO. The will be suggested to the Chler Information in the USPTO. The will be suggested to the Chler Information in the USPTO. The will be suggested to the Chler Information in the USPTO. The will be suggested to the Chler Information in the USPTO. The will be suggested to the Chler Information in the USPTO. The will be suggested to the Chler Information in the USPTO. The will be suggested to the Chler Information in the USPTO. The will be suggested to the Chler Information in the USPTO. The will be suggested to the Chler Information in the USPTO. The will be suggested to the Chler Information in the USPTO. The will be suggested to the Chler Information in the USPTO. The will be suggested to the Chler Information in the USPTO. The w